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*Attorney for Plaintiff,
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UNITED STATE DISTRICT COURT

DISTRICT OF NEVADA

JUAN C. RIOS

Plaintiff,

vs.

JOSEPH LOMBARDO, CLARK
COUNTY SHERIFF; and DOES 1 — 10;
ROE CORPORATIONS I — X,
inclusive,

Defendants.

Case No.: 2:17-CV-03074-RFB-
BNW

**STIPULATION TO EXTEND
PLAINTIFF JUAN C. RIOS'
TIME TO RESPOND TO
DEFENDANT JOSPEH
LOMBARDO'S MOTION FOR
RECONSIDERATION**

(Second Request)

IT IS HEREBY STIPULATED AND AGREED UPON, by and between
counsel for Plaintiff RYAN A. HAMILTON, ESQ., of Hamilton Law, and counsel for
Defendant LYSSA ANDERSON, ESQ., of Kaempfer Crowell, that Plaintiff's
response to Defendant's Motion for Reconsideration be extended to and including
May 2, 2025.

1 This stipulation is entered into for the following reasons:

2 1. Counsel for Plaintiff has had an unusually high level of professional
3 demands that have prevented him from completing the response at issue;

4 2. Such demands have included multiple briefs, numerous hearings for
5 criminal defense cases, and a settlement conference in a business-litigation case
6 involving complicated issues;

7 3. Consequently, counsel for Plaintiff requested that counsel for Defendant
8 agree to the proposed extension and counsel for Defendant graciously extended this
9 professional courtesy.
10

11 DATED this 25th day of April 2025.

DATED this 25th day of April 2025.

12
13 /s/Ryan A. Hamilton

/s/Lyssa Anderson

14 Ryan A. Hamilton, Esq.
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16 **HAMILTON LAW**
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19 *Attorney for Plaintiff,*
20 *Juan C. Rios*

Attorney for Defendant,
Joseph Lombardo

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COUNTY SHERIFF; and DOES 1 — 10;
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inclusive,

Defendants.

Case No.: 2:17-CV-03074-RFB-
BNW

**PROPOSED ORDER
GRANTING STIPULATION TO
EXTEND PLAINTIFF JUAN C.
RIOS' TIME TO RESPOND TO
DEFENDANT JOSPEH
LOMBARDO'S MOTION FOR
RECONSIDERATION**

(Second Request)

FINDINGS OF FACT

Based on the pending stipulation of counsel, and good cause appearing
therefore, the Court finds that:

1. Counsel for Plaintiff has had an unusually high level of professional
demands that have prevented him from completing the response at issue;

2. Such demands have included multiple briefs, numerous hearings for criminal defense cases, and a settlement conference in a business-litigation case involving complicated issues;

3. Consequently, counsel for Plaintiff requested that counsel for Defendant agree to the proposed extension and counsel for Defendant graciously extended this professional courtesy.

IT IS HEREBY STIPULATED AND AGREED UPON, by and between counsel for Plaintiff RYAN A. HAMILTON, ESQ., of Hamilton Law, and counsel for Defendant LYSSA ANDERSON, ESQ., of Kaempfer Crowell, that Plaintiff's response to Defendant's Motion for Reconsideration be extended to and including May 2, 2025. The current deadline for Plaintiff's response is April 25, 2025.

This stipulation is entered into for the following reasons:

1. Counsel for Plaintiff has had an unusually high level of professional demands that have prevented him from completing the response at issue;

2. Such demands have included multiple briefs, numerous hearings for criminal defense cases, and a settlement conference in a business-litigation case involving complicated issues;

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///

3. Consequently, counsel for Plaintiff requested that counsel for Defendant agree to the proposed extension and counsel for Defendant graciously extended this professional courtesy.

DATED this 25th day of April 2025.

DATED this 25th day of April 2025.

/s/Ryan A. Hamilton

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/s/Lyssa Anderson

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Attorney for Defendant,

Joseph Lombardo

IT IS SO ORDERED.

DATED: this 25th day of April 2025.



RICHARD F. BOULWARE, II
UNITED STATES DISTRICT JUDGE